

**New South Wales** 

## Commercial Agents and Private Inquiry Agents Bill 2004

## **Explanatory note**

This explanatory note relates to this Bill as introduced into Parliament.

## Overview of Bill

The objects of this Bill are as follows:

- (a) to protect the public in relation to commercial agent and private inquiry agent activities (that is, process serving, debt collection, repossession of goods, surveillance of persons and investigation of persons),
- (b) to provide for the licensing of persons carrying out, and persons carrying on business in relation to, commercial agent and private inquiry agent activities,
- (c) to establish standards to be observed by licensees in relation to commercial agent and private inquiry agent activities,
- (d) to ensure that licensees are accountable for their acts and omissions in relation to commercial agent and private inquiry agent activities,
- (e) to repeal the Commercial Agents and Private Inquiry Agents Act 1963.

The Bill makes consequential amendments to certain Acts and contains consequential savings and transitional provisions.

## Outline of provisions

## Part 1 Preliminary

**Clause 1** sets out the name (also called the short title) of the proposed Act.

**Clause 2** provides for the commencement of the proposed Act on a day or days to be appointed by proclamation, except for Schedule 3.1 and 3.3 which are to commence on the commencement of Division 4 of Part 5 of the *Law Enforcement (Powers and Responsibilities) Act 2002*.

Clause 3 sets out the objects of the proposed Act, in the terms set out in paragraphs (a)–(d) of the Overview above.

Clause 4 defines certain words and expressions used in the proposed Act.

## Part 2 Licensing of persons for commercial and private inquiry activities

#### Division 1 Master licences

**Clause 5** provides that, with certain exceptions, it is an offence to carry on business in relation to commercial agent activities or private inquiry agent activities otherwise than in accordance with the appropriate master licence.

**Clause 6** enables the Commissioner to grant master licences, and applies Part 2 of the *Licensing and Registration (Uniform Procedures) Act 2002* to and in respect of a master licence.

**Clause 7** sets out the grounds on which an application for a master licence may be refused.

**Clause 8** provides that a master licence has effect for 5 years.

Clause 9 enables the Commissioner to impose conditions on a master licence.

**Clause 10** enables the Commissioner to cancel a master licence, and sets out the grounds on which such a licence may be cancelled and the procedure to be followed to cancel such a licence.

## Division 2 Operator licences

Clause 11 provides that, with certain exceptions, it is an offence to carry out commercial agent activities or private inquiry agent activities otherwise than in accordance with the appropriate operator licence.

**Clause 12** enables the Commissioner to grant operator licences, and applies Part 2 of the *Licensing and Registration (Uniform Procedures) Act 2002* to and in respect of an operator licence.

Clause 13 sets out the grounds on which an application for an operator licence may be refused.

Clause 14 provides that an operator licence has effect for one year or 5 years.

Clause 15 enables the Commissioner to impose conditions on an operator licence.

Clause 16 provides that a person's first operator licence is a probationary licence, has effect for one year only and is subject to a condition requiring supervision.

**Clause 17** enables the Commissioner to cancel an operator licence, and sets out the grounds on which such a licence may be cancelled and the procedure to be followed to cancel such a licence.

## Division 3 Additional provisions concerning debt collection

**Clause 18** is a formal provision that gives effect to Schedule 2 (Trust accounts, records and receivership in relation to debt collection).

Clause 19 prohibits a licensee from charging a debtor with the licensee's costs in collecting a debt, and allows the debtor to recover from the licensee any money received by the licensee in contravention of the prohibition.

#### Division 4 General

Clause 20 allows a licensee against whom action is taken under the proposed Part to apply to the Administrative Decisions Tribunal against the Commissioner's determination to take that action.

**Clause 21** requires the establishment and maintenance of a publicly available Register of Licensees.

Clause 22 enables the Commissioner to issue certificates as to particulars contained in the Register of Licensees, and gives evidentiary status to such a certificate.

Clause 23 makes it clear that the proposed Act does not confer on a licensee any power, authority or immunity that would not be available to the licensee apart from the proposed Act.

### Part 3 General offences

Clause 24 prohibits a licensee from employing unlicensed persons to carry out commercial agent or private inquiry agent activities, and from employing disqualified individuals in any capacity.

Clause 25 prohibits a licensee from doing certain things that amount to harassment.

Clause 26 requires a licensee to produce his or her licence on demand to an authorised inspector or to any other person with whom he or she has dealings when acting under the licence.

**Clause 27** makes it an offence for a person to obstruct or hinder an authorised inspector in the exercise of the inspector's functions under the proposed Act.

Clause 28 enables offences under the proposed Act to be dealt with by way of penalty notice.

Clause 29 enables a director or other person concerned in the management of a corporation to be proceeded against and convicted in relation to offences committed by the corporation.

#### Part 4 Administration

## Division 1 Power to require information and documents

**Clause 30** enables the Commissioner to require a licensee or former licensee to furnish relevant information or produce relevant documents.

### Division 2 Power to enter premises

Clause 31 enables an authorised inspector to enter premises, other than residential premises, and inspect documents on the premises to monitor compliance with the proposed Act.

Clause 32 provides for the manner in which an authorised inspector must exercise a power of entry.

Clause 33 requires an authorised inspector to minimise any damage arising from the exercise of a power of entry, and entitles an interested party to compensation for damage that is caused otherwise than as a consequence of the inspector having been obstructed or hindered.

Clause 34 provides for the issue of search warrants for premises, including residential premises.

#### Division 3 General

**Clause 35** enables the Commissioner to appoint persons as authorised inspectors (police officers are authorised inspectors by virtue of their status as police officers).

Clause 36 enables the Commissioner to delegate functions.

Clause 37 exempts certain persons from personal liability for acts and omissions arising in the execution of the proposed Act.

Clause 38 sets out how documents may be served for the purposes of the proposed Act.

### Part 5 Miscellaneous

**Clause 39** enables the Governor to make regulations for the purposes of the proposed Act, and provides that a regulation may create offences carrying a maximum penalty of 100 penalty units (currently \$11,000).

Clause 40 repeals the Commercial Agents and Private Inquiry Agents Act 1963.

**Clause 41** is a formal provision giving effect to Schedule 3 (Amendment of Acts).

Clause 42 is a formal provision giving effect to Schedule 4 (Savings, transitional and other provisions).

Clause 43 requires a review of the proposed Act to be carried out, and tabled in each House of Parliament, within 12 months after the fifth anniversary of the date of assent to the proposed Act.

## Schedule 1 Persons not required to be licensed

**Schedule 1** lists certain classes of person who will not be required to hold a licence under the proposed Act.

## Schedule 2 Trust accounts, records and receivership in relation to debt collection

**Schedule 2** applies to any person who is the holder of a master licence for debt collection and any money held by the holder of such a licence. The proposed Schedule is in 3 Parts.

Part 1 contains provisions with respect to trust accounts, modelled on Part 7 of the *Property, Stock and Business Agents Act 2002*.

Part 2 contains provisions with respect to record keeping, modelled on Part 8 of the *Property, Stock and Business Agents Act 2002*.

Part 3 contains provisions with respect to the appointment and functions of receivers, modelled on Part 9 of the *Property, Stock and Business Agents Act* 2002.

## Schedule 3 Amendment of Acts

**Schedule 3** makes consequential amendments to a number of Acts.

## Schedule 4 Savings, transitional and other provisions

**Schedule 4** contains a provision enabling savings and transitional regulations to be made (Part 1) and other provisions consequent on the enactment of the proposed Act (Part 2).



New South Wales

# Commercial Agents and Private Inquiry Agents Bill 2004

## **Contents**

-		Page
Part 1	Preliminary	
	1 Name of Act	2
	2 Commencement	2
	3 Objects	2
	4 Definitions	2
Part 2	Licensing of persons for commercial and private inquiry activities	
	Division 1 Master licences	
	5 Offence to carry on business without master licence	6
	6 Application to master licences of Licensing and Registrat	ion
	(Uniform Procedures) Act 2002	6
	7 Grounds for refusing master licence	7

### Contents

				Page
	8	Duration	of master licence	7
	9		ons of master licence	7
	10	Cancella	ation of master licence	7
	Divis	sion 2	Operator licences	
	11		to carry on activities without operator licence	8
	12	Applicat	ion to operator licences of Licensing and ation (Uniform Procedures) Act 2002	9
	13		s for refusing operator licence	9
	14		of operator licence	10
	15		ns of operator licence	10
	16	Probatio	nary licences	10
	17	Cancella	ation of operator licence	10
	Divis	sion 3	Additional provisions concerning debt collection	
	18	Trust ac	counts, records and receivership	11
	19		e not to charge debtor for expenses of debt	
		collectin	g	11
	Divis	sion 4	General	
	20	Commis	sioner's determinations reviewable by Administr	
	24		ns Tribunal	11
	21 22	_	r of Licensees ary certificates	11 12
	23		s not confer any additional power, authority or	12
		immunit		12
Part 3	Gen	eral off	ences	
	24	Persons	not to be employed by licensees	13
	25	Harassn		13
	26		ion of licence on demand	14
	27		tion of authorised inspectors	14
	28	Penalty		14
	29	Offence	s by corporations	15
Part 4	Adn	ninistra	tion	
	Divis	sion 1	Power to require information and document	ts
	30	Power to	o require information and documents	16
	Divis	sion 2	Power to enter premises	
	31	Power to	o enter premises	16
	32		in which power of entry to be exercised	17

## Commercial Agents and Private Inquiry Agents Bill 2004

#### Contents

		Page
33	Damage to be minimised	17
34	Search warrants	18
Divi	sion 3 General	
35	Authorised inspectors	18
36	Delegation of functions	18
37	Exclusion of personal liability	18
38	Service of documents	19
Part 5 Mis	cellaneous	
39	Regulations	20
40	Repeal	20
41	Amendment of Acts	20
42	Savings, transitional and other provisions	20
43	Review of Act	21
Schedule 1	Persons not required to be licensed	22
Schedule 2	Trust accounts, records and receivership in	
	relation to debt collection	23
Schedule 3	Amendment of Acts	50
Schedule 4	Savings, transitional and other provisions	52



## New South Wales

# **Commercial Agents and Private Inquiry Agents Bill 2004**

No , 2004

### A Bill for

An Act to make provision with respect to the licensing and regulation of commercial agents and private inquiry agents; and for related purposes.

<b>The</b>	Legis	lature	e of New South Wales enacts:	
ar	t 1	F	Preliminary	
1	Nam	e of A	Act	
			Act is the Commercial Agents and Private Inquiry Agents 2004.	
2	Con	nmend	cement	
	(1)		Act commences on a day or days to be appointed by lamation, subject to subsection (2).	
	(2)	Divi	edule 3.1 and 3.3 commence on the commencement of sion 4 of Part 5 of the Law Enforcement (Powers and ponsibilities) Act 2002.	1
3	Obje	ects		1
		The	objects of this Act are:	1
		(a)	to protect the public in relation to commercial agent and private inquiry agent activities (that is, process serving, debt collection, repossession of goods, surveillance of persons and investigation of persons), and	1 1 1
		(b)	to provide for the licensing of persons carrying out, and persons carrying on business in relation to, commercial agent and private inquiry agent activities, and	1 1 2
		(c)	to establish standards to be observed by licensees in relation to commercial agent and private inquiry agent activities, and	2
		(d)	to ensure that licensees are accountable for their acts and omissions in relation to commercial agent and private inquiry agent activities.	2
4	Defi	nition	s	2
	(1)	In th	is Act:	2
			n authorised inspector means a police officer or a person appointed authorised inspector under section 35.	2
			mercial agent means the holder of a master licence or operator nee with respect to one or more commercial agent activities.	3

Commercial Agents and Private Inquiry Agents Bill 2004

Clause 1

Preliminary

Part 1

Preliminary Part 1

	mercial agent activity means debt collection, process serving or assession of goods.	1 2
Com	amissioner means the Commissioner of Police.	3
debt	collection means:	4
(a)	any activity carried out by a person on behalf of a second person (not being his or her employer) in the exercise of the second person's rights under a debt owed by a third person, or	5 6 7
(b)	any activity carried out by a person on his or her own behalf in the exercise of rights acquired from a second person (otherwise than in the course of an acquisition or merger of business interests) under a debt owed by a third person,	8 9 10 11
	g an activity that involves finding the third person or requesting, anding or collecting from the third person money due under the .	12 13 14
disq	ualified corporation means:	15
(a)	a corporation that has been convicted or found guilty of a major offence, or	16 17
(b)	a corporation that has a disqualified individual as one of its directors or one of the persons concerned in its management.	18 19
disq	ualified individual means:	20
(a)	an individual who does not have the qualifications, training or experience required by the regulations with respect to the activities to which the individual's licence or application for a licence relates, or	21 22 23 24
(b)	an individual who, not being an Australian citizen, is prohibited from engaging in employment to carry out commercial agent activities or private inquiry agent activities, or	25 26 27 28
(c)	an individual who, in the opinion of the Commissioner, is not a fit and proper person to hold a licence, or	29 30
(d)	an individual who has been convicted or found guilty of a major offence, or	31 32

(e)	in relation to a master licence or an application for a master licence:	1 2
	(i) an individual who does not comply with the	3
	requirements of the regulations with respect to	4
	membership of an approved industry association with	5
	respect to the activities to which such a licence relates, or	6 7
	(ii) an individual who is an undischarged bankrupt, or the	8
	subject of a deed of arrangement, under the Bankruptcy	9
	Act 1966 of the Commonwealth, or	10
(f)	an individual who is a director of a disqualified corporation or is concerned in the management of a disqualified corporation.	11 12
inves	tigation of persons means any activity carried out by a person	13
	chalf of a second person (not being his or her employer), being	14
	ctivity that involves finding a third person or investigating a	15
	person's business or personal affairs.	16
licen	see means the holder of a master licence or operator licence.	17
majo	r offence means:	18
(a)	an offence involving violence, fraud, dishonesty or theft,	19
(4)	being an offence punishable by imprisonment, or	20
(b)	an offence involving the unlawful possession or use of a firearm or other weapon, or	21 22
(c)	an offence involving the unlawful possession or use of a drug,	23 24
	or	
(d)	an offence under Part 2 of the Listening Devices Act 1984, or	25
	under corresponding provisions of the law of the	26
	Commonwealth or of another State or Territory, or	27
(e)	an offence under the <i>Telecommunications</i> ( <i>Interception</i> ) <i>Act 1979</i> of the Commonwealth, or	28 29
(f)	any other offence declared by the regulations to be a major	30
	offence for the purposes of this Act.	31
mast	er licence means a licence referred to in section 6 (1).	32
mino	r offence means:	33
(a)	an offence under section 55 of the Fair Trading Act 1987, or	34
` /	under a corresponding provision of a law of the Commonwealth or another State or Territory, or	35 36

an offence under this Act or the regulations, or

37

(b)

Preliminary

Part 1

(c) any other offence declared by the regulations to be a minor offence for the purposes of this Act.

operator licence means a licence referred to in section 12 (1).

*private inquiry agent* means the holder of a master licence or operator licence with respect to one or more private inquiry agent activities.

*private inquiry agent activity* means investigation of persons or surveillance of persons.

process serving means any activity carried out by a person on behalf of a second person (not being his or her employer), being an activity that involves serving legal process on a third person in relation to legal proceedings to which the second and third persons are, or are intended to be, parties, regardless of which jurisdiction the legal proceedings are, or are intended to be, held in.

**Register of Licensees** means the Register of Licensees referred to in section 21.

**repossession of goods** means any activity carried out by a person on behalf of a second person (not being his or her employer), being an activity that involves finding goods held by a third person or requesting, demanding or seizing such goods.

*surveillance of persons* means any activity carried out by a person on behalf of a second person (not being his or her employer), being an activity that involves the surveillance of a third person.

- (2) For the purposes of paragraph (a) of the definition of *disqualified corporation* and paragraph (d) of the definition of *disqualified individual* in subsection (1), any conviction that is more than 10 years old, and any finding of guilt that is more than 5 years old, are to be ignored.
- (3) Notes included in this Act do not form part of this Act.

Page 5

1 2 3

4 5 6

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15 16 17

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Par	t 2	Licensing of persons for commercial and private inquiry activities	
Divi	sion	1 Master licences	
5	Offe	nce to carry on business without master licence	
	(1)	A person must not carry on business in relation to any commercial agent activity or private inquiry agent activity unless he or she does so in accordance with a master licence for that activity.	
		Maximum penalty: 1,000 penalty units (in the case of a corporation) or 500 penalty units or imprisonment for 12 months, or both (in the case of an individual).	
	(2)	This section does not apply to any person who is a member of:	
		(a) a class of persons referred to in Schedule 1, or	
		(b) a class of persons declared by the regulations to be a class of persons to whom this section does not apply,	
		in respect of any activity carried out by that person in his or her capacity as a member of that class.	
	(3)	For the purposes of this section, a person carries on business in relation to an activity if, and only if, the person:	
		(a) carries out that activity for fee or reward, or	
		(b) represents that he or she is willing to carry out that activity for fee or reward,	
		otherwise than as the holder of an operator licence for that activity employed with, or seeking employment with, the holder of a master licence for that activity.	
6	Appl (Unit	lication to master licences of Licensing and Registration form Procedures) Act 2002	
	(1)	The Commissioner may grant the following licences for the purposes of this Act:	
		(a) master licences for process serving,	
		(b) master licences for debt collection,	
		(c) master licences for repossession of goods,	
		(d) master licences for surveillance of persons,	

master licences for investigation of persons.

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Commercial Agents and Private Inquiry Agents Bill 2004

Licensing of persons for commercial and private inquiry activities

(e)

Clause 5

Part 2

	(2)	Part 2 of the <i>Licensing and Registration (Uniform Procedures)</i> Act 2002 (the applied Act) applies to and in respect of a master licence, subject to the modifications and limitations prescribed by or under this Act.	1 2 3 4
		<b>Note.</b> See clause 3 of Schedule 4, which temporarily suspends the provisions of the applied Act in relation to the making of applications by way of electronic communication.	5 6 7
	(3)	For the purposes of applying Part 2 of the applied Act to a master licence, a master licence may be amended under that Act.	8 9
	(4)	A master licence is a fixed-term licence for the purposes of Part 2 of the applied Act.	10 11
	(5)	Subject to this section, the regulations may make provision for or with respect to such matters concerning master licences as are relevant to the operation of Part 2 of the applied Act.	12 13 14
7	Gro	unds for refusing master licence	15
	(1)	An application for a master licence must be refused if the applicant is a disqualified individual or disqualified corporation.	16 17
	(2)	An application for a master licence may be refused:	18
		(a) if the applicant has been convicted or found guilty of a minor offence, or	19 20
		(b) if the Commissioner is of the opinion that the grant of the licence would be contrary to the public interest.	21 22
8	Dura	ation of master licence	23
		A master licence has effect for 5 years from the date on which it is granted.	24 25
9	Con	ditions of master licence	26
		A master licence may be issued subject to such conditions as the Commissioner considers appropriate.	27 28
10	Can	cellation of master licence	29
	(1)	The Commissioner must cancel a master licence if the licensee becomes a disqualified individual or disqualified corporation.	30 31
	(2)	The Commissioner may cancel a master licence if the licensee:	32
		(a) contravenes a condition of the licence, or	33
		(b) is convicted or found guilty of a minor offence.	34

a class of persons declared by the regulations to be a class of

in respect of any activity carried out by that person in the ordinary

course of employment in his or her capacity as a member of that

persons to whom this section does not apply,

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Commercial Agents and Private Inquiry Agents Bill 2004

(b)

class.

Clause 11

12		lication to operator licences of Licensing and Registration form Procedures) Act 2002	1 2
	(1)	The Commissioner may grant the following licences for the purposes of this Act:	3
		(a) operator licences for process serving,	5
		(b) operator licences for debt collection,	6
		(c) operator licences for repossession of goods,	7
		(d) operator licences for surveillance of persons,	8
		(e) operator licences for investigation of persons.	9
	(2)	Part 2 of the <i>Licensing and Registration (Uniform Procedures) Act 2002 (the applied Act)</i> applies to and in respect of an operator licence, subject to the modifications and limitations prescribed by or under this Act.	10 11 12 13
		<b>Note.</b> See clause 3 of Schedule 4, which temporarily suspends the provisions of the applied Act in relation to the making of applications by way of electronic communication.	14 15 16
	(3)	For the purposes of applying Part 2 of the applied Act to an operator licence:	17 18
		(a) an application for the granting of an operator licence may only be made by an individual aged 18 years or more, and	19 20
		(b) an operator licence may be amended under that Act.	21
	(4)	An operator licence is a fixed-term licence for the purposes of Part 2 of the applied Act.	22 23
	(5)	Subject to this section, the regulations may make provision for or with respect to such matters concerning operator licences as are relevant to the operation of Part 2 of the applied Act.	24 25 26
13	Gro	unds for refusing operator licence	27
	(1)	An application for an operator licence must be refused if the applicant is a disqualified individual.	28 29
	(2)	An application for an operator licence may be refused:	30
		(a) if the applicant has been convicted or found guilty of a minor offence, or	31 32
		(b) if the Commissioner is of the opinion that the grant of the licence would be contrary to the public interest.	33 34

14	Dura	ation of operator licence	1		
		Subject to section 16 (1), an operator licence has effect for either one year or 5 years from the date on which it is granted, as specified in the licence.	2 3 4		
15	Con	ditions of operator licence	5		
		Subject to section 16 (2), an operator licence may be issued subject to such conditions as the Commissioner considers appropriate.	6 7		
16	Prob	pationary licences	8		
	(1)	A person's first operator licence is a probationary licence, and has effect for one year from the date on which it is granted.	9 10		
	(2)	A person's first operator licence is to be issued subject to a condition to the effect that the licensee may carry out the activities authorised by the licence only under the immediate supervision of the holder of a master licence or the holder of an operator licence that is not subject to such a condition.	11 12 13 14 15		
17	Cancellation of operator licence				
	(1)	The Commissioner must cancel an operator licence if the licensee becomes a disqualified individual.	17 18		
	(2)	The Commissioner may cancel an operator licence if the licensee: <ul><li>(a) contravenes a condition of the licence, or</li><li>(b) is convicted or found guilty of a minor offence.</li></ul>	19 20 21		
	(3)	Subject to subsection (4), action is not to be taken under this section unless the Commissioner:	22 23		
		(a) has caused notice of the proposed action to be given to the licensee, and	24 25		
		(b) has given the licensee at least 28 days within which to make written submissions to the Commissioner in relation to the proposed action, and	26 27 28		
		(c) has taken any such submissions into consideration.	29		
	(4)	While considering whether to take action under this section, the Commissioner may suspend an operator licence for up to 35 days.	30 31		
	(5)	The suspension or cancellation of an operator licence takes effect when written notice of it is served on the licensee.	32 33		

Divi	sion	3 Additional provisions concerning debt collection	1
18	Trus	st accounts, records and receivership	2
		Schedule 2 applies to the holder of a master licence for debt collection and to money held by the holder of such a licence.	3
19	Lice	nsee not to charge debtor for expenses of debt collecting	5
	(1)	A licensee must not request, demand or collect from a person (the <i>debtor</i> ) any payment for the costs or expenses incurred by the licensee in connection with the collection from that person of money due under a debt.	6 7 8 9
		Maximum penalty: 100 penalty units.	10
	(2)	Any money received from the debtor by a licensee in contravention of subsection (1) may be recovered by the debtor from the licensee, as a debt, in any court of competent jurisdiction.	11 12 13
	(3)	This section does not limit any right that the person to whom the debt is payable (the <i>creditor</i> ) may have at law with respect to the recovery from the debtor of the creditor's costs in recovering the debt.	14 15 16 17
Divi	sion	4 General	18
20		nmissioner's determinations reviewable by Administrative isions Tribunal	19 20
		A licensee against whom action is taken under this Part may apply to the Administrative Decisions Tribunal for a review of the Commissioner's determination to take such action.	21 22 23
21	Reg	ister of Licensees	24
	(1)	The Commissioner is to establish and maintain a Register of Licensees for the purposes of this Act, and for the purposes of Part 2 of the <i>Licensing and Registration (Uniform Procedures) Act 2002</i> , as applied by this Act.	25 26 27 28
	(2)	The Commissioner is to ensure that the Register of Licensees is made available to the public on payment of such fee as is prescribed by the regulations.	29 30 31

Part 2	Licensing of persons for commercial and private inquiry activities			
	(3)	The	regulations may make provision with respect to:	1
		(a)	the particulars to be recorded in the Register of Licensees, and	2
		(b)	the manner and form in which the Register of Licensees is to be maintained.	3 4
22	Evidentiary certificates			
		A ce	ertificate:	6
		(a)	that is signed by the Commissioner, and	7
		(b)	that certifies that, on a specified date or during a specified period, the particulars contained in the Register of Licensees as to specified matters were as so specified,	8 9 10
		is ad	lmissible in any proceedings and is evidence of the matters so fied.	11 12
			See also section 26 of the <i>Licensing and Registration (Uniform edures) Act 2002</i> with respect to evidentiary certificates.	13 14
23	Act	does	not confer any additional power, authority or immunity	15
			Act does not confer on a licensee any power, authority or unity that would not be available to the licensee apart from this	16 17 18

Commercial Agents and Private Inquiry Agents Bill 2004

Clause 22

General offences Part 3

Part 3 General	offences
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## 24 Persons not to be employed by licensees

(1) The holder of a master licence must not employ a person to carry out any commercial agent activity or private inquiry agent activity unless the person is the holder of an operator licence for that activity.

Maximum penalty: 200 penalty units.

(2) The holder of a master licence must not employ a disqualified individual in any capacity in the business carried on by the licensee under the licence.

Maximum penalty: 200 penalty units.

(3) In proceedings for an offence against this section, it is a sufficient defence if the defendant establishes that he or she used all due diligence to ensure that the employee concerned was not a person whose employment would contravene this section.

#### 25 Harassment

- (1) A licensee must not:
  - (a) leave, in or outside any premises, any notice, vehicle or other object on which there is writing that indicates or suggests that the notice, vehicle or other object is issued by, or belongs to, a commercial agent or private inquiry agent so as to cause a person visiting or passing by the premises to infer that the licensee is visiting the occupier of the premises in connection with commercial agent activities or private inquiry agent activities, or
  - (b) send or deliver to, or leave with, any person any document likely to cause the person receiving it to infer that there would be left in or outside premises occupied by the person a notice, vehicle or object on which there is writing that indicates or suggests that the notice, vehicle or other object is issued by, or belongs to, a commercial agent or private inquiry agent, or
  - (c) visit any premises, or communicate (whether by telephone or otherwise) with the occupant of any premises, with unreasonable frequency or at unreasonable times, or
  - (d) disclose to a person's employer the fact that the person is a debtor, except where that fact is disclosed by the holder of a licence with respect to debt collection:

		(i) with the person's consent, or	1
		(ii) by or in connection with the execution of legal process	2
		for enforcement of a judgment against the person, being	3
		process the execution of which directly involves the	4 5
		employer, or	6
		(e) threaten a person with disclosure, to the person's employer, of the fact that the person is a debtor, except where the threat is	7
		made by the holder of a licence with respect to debt collection	8
		by or in connection with the execution of legal process	9
		referred to in paragraph (d) (ii).	10
		Maximum penalty: 200 penalty units (in the case of a corporation)	11
		and 100 penalty units or imprisonment for 6 months, or both (in the	12
		case of an individual).	13
	(2)	In any proceedings for an offence arising by virtue of a disclosure in	14
		contravention of subsection (1) (d), the absence of any consent	15
		mentioned in subsection (1) (d) (i) is to be presumed until the court	16 17
		is satisfied to the contrary.	17
26	Prod	luction of licence on demand	18
		A licensee who is carrying on business under a master licence, or	19
		carrying out activities under an operator licence, must produce the	20
		licence for inspection on demand made by an authorised inspector	21 22
		or by any person with whom the licensee has dealings when carrying out any commercial agent activity or private inquiry agent	23
		activity.	24
		Maximum penalty: 50 penalty units.	25
27	Obs	truction of authorised inspectors	26
		A person must not obstruct or hinder an authorised inspector in the	27
		exercise of the inspector's functions under this Act.	28
		Maximum penalty: 100 penalty units.	29
28	Pen	alty notices	30
	(1)	An authorised inspector may serve a penalty notice on a person if it	31
		appears to the inspector that the person has committed an offence	32
		against this Act or the regulations, being an offence prescribed by	33
		the regulations as a penalty notice offence.	34
	(2)	A penalty notice is a notice to the effect that, if the person served does not wish to have the matter determined by a court, the person	35 36

General offences Part 3

		amou	ay, within the time and to the person specified in the notice, the int of the penalty prescribed by the regulations for the offence alt with under this section.	2
	(3)	A per	nalty notice may be served personally or by post.	4
	(4)	If the amount of penalty prescribed for an alleged offence is paid under this section, no person is liable to any further proceedings for the alleged offence.		
	(5)	liabil preju	nent under this section is not to be regarded as an admission of ity for the purpose of, and does not in any way affect or dice, any civil claim, action or proceeding arising out of the occurrence.	10 10
	(6)	The r	regulations may:	12
		(a)	prescribe an offence for the purposes of this section by specifying the offence or by referring to the provision creating the offence, and	1: 14 1:
		(b)	prescribe the amount of penalty payable for the offence if dealt with under this section, and	16 17
		(c)	prescribe different amounts of penalties for different offences or classes of offences.	18 19
	(7)	is no	amount of a penalty prescribed under this section for an offence t to exceed the maximum amount of penalty that could be sed for the offence by a court.	20 27 22
	(8)	or ma	section does not limit the operation of any other provision of, ade under, this or any other Act relating to proceedings that may ken in respect of offences.	23 24 25
29	Offe	nces b	by corporations	26
	(1)	provi direct of the	corporation contravenes, whether by act or omission, any sion of this Act or the regulations, each person who is a tor of the corporation or who is concerned in the management e corporation is taken to have contravened the same provision person knowingly authorised or permitted the contravention.	27 28 29 30 31
	(2)	pursu	rson may be proceeded against and convicted under a provision ant to subsection (1) whether or not the corporation has been seeded against or has been convicted under the provision.	32 33 34
	(3)	for a	ing in this section affects any liability imposed on a corporation offence committed by the corporation under this Act or the ations.	38 36 37

Part 4 Division 1		Administration	
		1 Power to require information and documen	ts 2
30	Powe	ower to require information and documents	
	(1)	The Commissioner may, by notice in writing served on any require the licensee to do either or both of the following wit time as is specified in the notice:	
		(a) to furnish the Commissioner with such information licensee possesses in connection with the licensee's a under the licence,	
		(b) to produce to the Commissioner such documents licensee possesses in connection with the licensee's a under the licence.	
	(2)	A licensee must not fail to comply with a requirement ur section.	nder this 13
		Maximum penalty: 100 penalty units.  Note. The furnishing of false or misleading information and the profalse or misleading documents are offences under Division 3 of Par Crimes Act 1900.	15 duction of 16 t 5 of the 17 18
	(3)	A licensee is not excused from furnishing information or pra a document pursuant to a requirement under this section ground that to do so may tend to incriminate the licensee, information so furnished or document so produced is not ad in evidence against the licensee in any criminal proceeding than proceedings for an offence under Division 3 of Part <i>Crimes Act 1900</i> .	on the 20 but any 21 missible 22 gs other 23
	(4)	In this section, a reference to a <i>licensee</i> includes a refere former licensee.	nce to a 26 27
Division 2 Power to enter premises		28	
31	Powe	er to enter premises	29
	(1)	An authorised inspector:	30
		(a) may enter any premises from which business is ca under a master licence, other than any part of premi for residential purposes, and	

Administration Part 4

		(b) may inspect, and take copies of or extracts from, any document that relates to the carrying on of business at or from the premises,	2
		for the purpose of ascertaining whether the provisions of this Act and the regulations are being complied with.	!
	(2)	The power of entry conferred by subsection (1) may only be exercised while business is being carried on, or during the hours that business is usually carried on, at or from the premises.	<del>-</del> - 8
32	Man	ner in which power of entry to be exercised	ç
	(1)	The powers conferred on an authorised inspector by this Division may not be exercised in relation to any premises unless:	10 17
		(a) the inspector is in possession of a certificate of authority, issued in accordance with the regulations, that evidences his or her authority to exercise those powers, and	12 13 14
		(b) the occupier of the premises has been given at least 24 hours' notice that those powers are to be exercised.	15 16
	(2)	Subsection (1) (b) does not apply:	17
		(a) if the occupier of the premises consents to those powers being exercised, or	18 19
		(b) if giving notice that those powers are to be exercised would defeat the purpose for which they are to be exercised.	20 2
	(3)	Reasonable force may be used for the purpose of effecting entry under this Division.	22 23
33	Dam	nage to be minimised	24
	(1)	In exercising the powers conferred by this Division, an authorised inspector must do as little damage as possible.	25 26
	(2)	The Commissioner must compensate all interested parties for any damage caused by an authorised inspector as a consequence of the exercise of the powers conferred by this Division.	25 28 29
	(3)	Subsection (2) does not apply to the extent to which the occupier of the premises has obstructed or hindered the authorised inspector in the exercise of the powers conferred by this Division.	30 31

34	Search warrants				
	(1)	An authorised inspector may apply to an authorised justice for a search warrant if the inspector has reasonable grounds for believing that a provision of this Act or the regulations is being or has been contravened in or on any premises.	2 3 4 5		
	(2)	An authorised justice to whom such an application is made may, if satisfied that there are reasonable grounds for doing so, issue a search warrant authorising an authorised inspector named in the warrant:	6 7 8 9		
		(a) to enter the premises, and	10		
		(b) to search the premises for evidence of a contravention of this Act or the regulations.	11 12		
	(3)	Part 3 of the <i>Search Warrants Act 1985</i> applies to a search warrant issued under this section.	13 14		
	(4)	In this section, <i>authorised justice</i> has the same meaning as in the <i>Search Warrants Act 1985</i> .	15 16		
Divi	sion	3 General	17		
35	Auth	orised inspectors	18		
	(1)	The regulations may prescribe classes of persons from whom authorised inspectors may be appointed under this section.	19 20		
	(2)	The Commissioner may, from a class of persons so prescribed, appoint any person as an authorised inspector.	21 22		
36	Dele	gation of functions	23		
		The Commissioner may delegate to any person any of the Commissioner's functions under this Act, other than this power of delegation.	24 25 26		
37	Excl	usion of personal liability	27		
		Anything done or omitted to be done:	28		
		(a) by the Commissioner, or a person acting under the direction of the Commissioner, or	29 30		

Administration Part 4

		(b) by an authorised inspector,	1
		does not subject the Commissioner, person or authorised inspector	2
		personally to any action, liability, claim or demand if the thing was	3
		done, or omitted to be done, in good faith for the purpose of	4
		executing this Act.	5
38	Serv	vice of documents	6
	(1)	A document that is authorised or required by this Act or the	7
	` '	regulations to be served on a person may be served:	8
		(a) in the case of an individual:	9
		(i) by delivering it to the person personally, or	10
		(ii) by sending it by post to the address specified by the	11
		person for the giving or service of documents or, if no	12
		such address is specified, the residential or business	13
		address of the person last known to the person giving or	14
		serving the document, or	15
		(iii) by sending it by facsimile transmission to the facsimile	16
		number of the person, or	17
		(b) in the case of a body corporate:	18
		(i) by leaving it with a person apparently of or above the	19
		age of 16 years at, or by sending it by post to, the head	20
		office, a registered office or a principal office of the	21
		body corporate or to an address specified by the body	22
		corporate for the giving or service of documents, or	23
		(ii) by sending it by facsimile transmission to the facsimile	24
		number of the body corporate.	25
	(2)	Nothing in this section affects the operation of any provision of a	26
	( )	law or of the rules of a court authorising a document to be served on	27
		a person in any other manner.	28

Part 5		Miscellaneous		1
39	Reg	Regulations		
	(1) The Governor may make regulations, not inconsistent with this Act, for or with respect to any matter that by this Act is required or permitted to be prescribed or that is necessary or convenient to be prescribed for carrying out or giving effect to this Act.		or with respect to any matter that by this Act is required or nitted to be prescribed or that is necessary or convenient to be	3 4 5 6
	(2)		articular, the regulations may make provision for or with respect e following:	7 8
		(a)	the manner in which holders of master licences are to carry on business in relation to commercial agent activities and private inquiry agent activities,	9 10 11
		(b)	the manner in which holders of operator licences are to carry out commercial agent activities and private inquiry agent activities,	12 13 14
		(c)	the information to be displayed by the holder of a master licence at the premises from which he or she carries on business,	15 16 17
		(d)	the information to be included in correspondence sent by the holder of a master licence in connection with the business he or she carries on under the licence,	18 19 20
		(e)	the records to be kept by licensees for the purposes of this Act.	21
	(3)	opera	gulation may exempt any person or class of persons from the ation of any specified provision of this Act, either anditionally or subject to conditions.	22 23 24
	(4)		gulation may create offences punishable by a maximum penalty 00 penalty units.	25 26
40	Repeal		27	
		The repea	Commercial Agents and Private Inquiry Agents Act 1963 is aled.	28 29
41	Ame	endme	ent of Acts	30
		Each	Act listed in Schedule 3 is amended as set out in that Schedule.	31
42	Savi	ings, t	ransitional and other provisions	32
		Sche	dule 4 has effect.	33

43	Review of Act				
	(1)	The Minister is to review this Act to determine whether the policy objectives of the Act remain valid and whether the terms of the Act remain appropriate for securing those objectives.	2 3 4		
	(2)	The review is to be undertaken as soon as possible after the period of 5 years from the date of assent to this Act.	5 6		
	(3)	A report on the outcome of the review is to be tabled in each House of Parliament within 12 months after the end of the period of 5 years.	7 8 9		

Schedule 1 Persons not required to be licensed	
(Sections 5 and 11)	2
Any police officer of New South Wales	3
Any police officer of the Australian Federal Police	4
Any police officer of any other State or Territory	Ę
Any member of the Australian Defence Force	6
Any officer or employee of the Public Service of New South Wales, the Commonwealth or of any other State or Territory	3
Any officer or employee of a public authority of New South Wales, the Commonwealth or of any other State or Territory	10
Any legal practitioner or legal practitioner's clerk	1
Any registered company auditor within the meaning of the Corporations Act 2001 of the Commonwealth	12 13
Any insurance company registered under the <i>Insurance Act 1973</i> of the Commonwealth, any person carrying on the business of an insurance loss adjuster on behalf of an insurance company so registered and any employee of any such insurance company or of any person carrying on any such business	14 15 16 17 18
Any officer or employee of an authorised deposit-taking institution within the meaning of the <i>Banking Act 1959</i> of the Commonwealth	19 20

Schedule 2		le 2	Trust accounts, records and receivership in relation to debt collection  (Section 18)	1 2 3	
Par	Part 1 Trust accounts				
Divi	sion	1	Preliminary	5	
1	Inter	pretat	tion	6	
	(1)	-	is Part:	7	
	` '	<i>licen</i> and	see means the holder of a master licence for debt collection, includes a person who has ceased to be a licensee and the onal representative of a licensee who has died.	8 9 10	
		by a opera	<i>money</i> means money received for or on behalf of any person licensee, whether personally or through the holder of an ator licence for debt collection employed by the licensee, in ection with the licensee's business as a licensee.	11 12 13 14	
	(2)		ference to money received for or on behalf of a person by a see extends:	15 16	
		(a)	in the application of this Part to a person who has ceased to be a licensee, to money received by that person for or on behalf of any other person in connection with his or her business as a licensee, and	17 18 19 20	
		(b)	in the application of this Part to the personal representative of a licensee who has died, to money received by the licensee or personal representative for or on behalf of a person in connection with the business carried on by the licensee.	21 22 23 24	
Divi	sion	2	Payment of trust money into trust account	25	
2	Trus	t mon	ey to be paid into trust account	26	
	(1)		ey received for or on behalf of any person by a licensee in ection with the licensee's business as a licensee:	27 28	
		(a)	is to be held by the licensee or (if the licensee is employed by a corporation) by the corporation, exclusively for that person, and	29 30 31	
		(b)	is to be paid to the person or disbursed as the person directs, and	32 33	

		(c) until so paid or disbursed is to be paid into and retained in a trust account (whether general or separate) at an authorised deposit-taking institution in New South Wales.	1 2 3
	(2)	If the licence is held by a corporation, the trust account is to be in the name of the corporation and in any other case is to be in the name of the licensee or of the firm of licensees of which the licensee is a member.	5 6
	(3)	The words "Trust Account" are to appear in the name of the trust account and in the description of the trust account in the books and records of the licensee and also on all cheques drawn on the trust account.	8 9 10 11
	(4)	When opening a trust account at an authorised deposit-taking institution for the purpose of complying with this clause, the licensee concerned must ensure that the authorised deposit-taking institution is notified in writing that the account is a trust account required by this Act.	12 13 14 15
		Maximum penalty: 100 penalty units.	17
3	Trus	t money not available to pay licensee's debts	18
	(1)	Trust money is not available for the payment of the debts of the licensee to any other creditor of the licensee, or liable to be attached or taken in execution under the order or process of any court at the instance of any other creditor of the licensee.	19 20 21 22
	(2)	This clause does not take away or affect any just claim or lien that any licensee may have against or upon trust money.	23 24
4	Lice	nsee to notify trust account becoming overdrawn	25
		A licensee must, within 5 days after becoming aware that a trust account of the licensee has become overdrawn, notify the Commissioner in writing of:	26 27 28
		(a) the name and number of the account, and	29
		(b) the amount by which the account is overdrawn, and	30
		(c) the reason for the account becoming overdrawn.	31
		Maximum penalty: 100 penalty units.	32

persons.

Division 3			Responsibilities of authorised deposit-taking institutions	1 2	
5	Prot	ectio	n of authorised deposit-taking institutions from liability	3	
	(1)	An a	authorised deposit-taking institution:	4	
		(a)	does not incur liability, and is not obliged to make inquiries,	5	
			in relation to any transaction concerning an account of a	6	
			licensee kept with the institution or with some other financial institution, and	7 8	
		(b)	is, in relation to any such transaction, taken not to have any	9	
			knowledge of a right of any person to money credited to such	10	
			an account,	11	
		unle	ess it would incur such a liability, be obliged to make such	12	
			niries or be taken to have that knowledge in relation to an	13	
			ount kept with it in respect of a person absolutely entitled to the ney held in that account.	14 15	
	(2)	This	s clause does not relieve an authorised deposit-taking institution	16	
	( )		n any liability or obligation that it would have apart from this	17	
		Act.		18	
	(3)	An a	authorised deposit-taking institution at which a licensee keeps	19	
	(- )		ccount for clients' money does not, as regards any liability that	20	
			licensee has to the institution (other than a liability relating to	21	
			account), have a right to any of the money held in that account,	22	
		whe	ther by way of set-off, counterclaim, charge or otherwise.	23	
Divi	ision	4	Unclaimed trust money	24	
6	Unc	laime	d trust money held by licensee	25	
	(1)	A li	censee who in the month of January in a year holds in a trust	26 27	
			account kept by the licensee money that was received by the		
			nsee more than 2 years before that month must furnish to the	28	
			nmissioner in that month a statement (an <i>unclaimed money</i> ement) showing particulars of:	29 30	
		(a)	the money so held, and	31	
		(b)	each person for whom or on whose behalf the money is held,	32	
		` /	and	33	
		(c)	the address last known to the licensee of each of those	34	

35

	(2)	A statement under this clause is to be in the form approved by the Commissioner.	1 2			
7	Unclaimed trust money held by former licensee or personal representative					
	(1)	A former licensee, or the personal representative of a deceased licensee, who holds money in a trust account kept under this Act must furnish to the Commissioner a statement giving particulars of:				
		(a) the money held in the trust account as at the date on which the statement is furnished, and	8 9			
		(b) the names of the persons for whom or on whose behalf the money is held, and	10 11			
		(c) the address of each of those persons last known to the person furnishing the statement.	12 13			
	(2)					
	(3)	A statement under this clause is to be in the form approved by the Commissioner.				
	(4)	The regulations may exempt money or a class of money from the operation of this clause.	19 20			
8	Disposal of unclaimed money in trust accounts					
	(1)	When the Commissioner receives an unclaimed money statement under this Division, the Commissioner is to:	22 23			
		(a) send by post to each person for whom or on whose behalf any money referred to in the statement is held a notice (an <i>individual notice</i> ) in writing addressed to the person at the person's address shown in the statement stating the particulars of the money held for or on behalf of that person, and	24 25 26 27 28			
		(b) cause notification to be published in the Gazette (a <i>Gazette notification</i> ) stating the particulars of the money held for or on behalf of each of those persons.	29 30 31			
	(2)	Each individual notice and the Gazette notification is to state that, if the money is not paid out of the trust account in which it is held within 3 months after the date of publication of the Gazette notice, the person holding the money will be required to pay it to the Commissioner.	32 33 34 35 36			

(3)		by a notice in writing served personally or by post on the	1 2
		on by whom the money is held, require that person:	3
	(a)	to pay to the Commissioner any money referred to in the Gazette notification that has not been previously paid by that person out of the trust account in which it is held, and	4 5 6
	(b)	to furnish to the Commissioner, within such period as may be specified in the notice to the person, a statement showing particulars of any payments made out of the money referred to in the Gazette notification since the unclaimed money statement was made.	7 8 9 10 11
(4)	The Com	Commissioner must pay any money received by the missioner under this clause into the Consolidated Fund.	12 13
(5)	Fund	n the Commissioner makes a payment into the Consolidated, the Commissioner is to give the Treasurer a statement ining the following particulars:	14 15 16
	(a)	the name and last known address of each person for whom or on whose behalf the money received by the Commissioner was held,	17 18 19
	(b)	the amount held in respect of each of those persons,	20
	(c)	the date of gazettal of the Gazette notification in respect of that money,	21 22
	(d)	the name and address of each licensee who furnished an unclaimed money statement to the Commissioner in respect of that money.	23 24 25
(6)		rson who fails to comply with the requirements of any notice d on the person under this clause is guilty of an offence.	26 27
	Maxi	mum penalty: 50 penalty units.	28
Repa	ymen	t of unclaimed trust money	29
	perso	Treasurer must, on application made to the Treasurer by a on entitled to money paid into the Consolidated Fund under this sion, pay the money to the person.	30 31 32

Part 2 Records

Divi	sion	1 Keeping and inspection of records	2	
10	Lice	Licensee's records		
	(1)	In this Part:	4	
	` ,	<i>licensee</i> means the holder of a master licence for debt collection, and includes a person who has ceased to be a licensee and the personal representative of a licensee who has died.	5 6	
		licensee's records means:	8	
		(a) records required to be kept by a licensee by or under this Act that are in the possession, custody or control of the licensee, and	9 10 11	
		(b) records and documents in the possession, custody or control of a licensee that relate to any account (whether or not a trust account) kept by the licensee in connection with the licensee's business as a licensee or to any transaction by or with the licensee in connection with the licensee's business as a licensee.	12 13 14 15 16 17	
	(2)	If records or documents that were licensee's records are in the possession, custody or control of a person as a former licensee, as the personal representative of a deceased licensee, or as a result of the transfer of the business of the licensee or otherwise, those records or documents are still <i>licensee's records</i> for the purposes of this Part.	18 19 20 21 22 23	
	(3)	This Part extends to records in the possession, custody or control of a person even when the records are located outside the State.	24 25	
11	Lice	ensee to make and keep certain records	26	
	(1)	A licensee must make the following records:	27	
		(a) a record containing full particulars of all transactions by or with the licensee in connection with his or her business as a licensee,	28 29 30	
		(b) such other records relating to the licensee's business as a licensee as may be required by the regulations.	31 32	
	(2)	A record required by this clause must be kept for at least 3 years after it is made.	33 34	

	(3)	The	record must be kept:	1
		(a)	by the licensee at the licensee's place of business (while the licensee remains a licensee), or	2
		(b)	if the licensee ceases to be a licensee, by the former licensee in his or her possession, custody or control unless the former licensee authorises some other person to have possession, custody or control of the record, or	4 5 6 7
		(c)	by any other person who obtains possession, custody or control of the record whether as a result of being the personal representative of a deceased licensee or by transfer of the business of the licensee or otherwise.	8 9 10 11
	(4)	The which	regulations may make provision for the manner and form in ch a record required by this clause is to be kept.	12 13
	(5)	place	entry in a record made under this clause and kept at a licensee's e of business is presumed, unless the contrary is proved, to have a made by or with the authority of the licensee.	14 15 16
	(6)	A pe	erson who contravenes a provision of this clause is guilty of an nce.	17 18
		Max	imum penalty: 50 penalty units.	19
12	Insp	ectio	n of records of financial institutions	20
-	(1)	insti acco trust	authorised inspector may serve on an authorised deposit-taking tution with which a licensee has deposited any money in any ount (whether the licensee's own account or a general or separate account) a notice, in a form approved by the Commissioner and ed by the authorised inspector:	21 22 23 24 25
		(a)	certifying as to the reason for serving the notice, as provided by this clause, and	26 27
		(b)	requiring the authorised deposit-taking institution to produce to the authorised inspector for inspection the records of the institution relating to the account.	28 29 30
	(2)	Each clau	n of the following is a reason for serving a notice under this se:	31 32
		(a)	the licensee cannot be located,	33
		(b)	the licensee has left the State,	34
		(c)	the licensee or any other person required to do so has failed to furnish any authority or order on the institution in accordance with a requirement under this Division,	35 36 37

		(d) the licensee has ceased to be a licensee,	
		(e) the licensee has contravened a provision of Part 1 of this Schedule.	;
	(3)	An authorised inspector may take copies of or extracts from, or make notes from, any records produced to the authorised inspector under this clause and for that purpose may take temporary possession of those records.	; (
13	Pow	er to take possession of records to be used as evidence	8
	(1)	An authorised inspector to whom any record is produced under this Part may take possession of the record if the authorised inspector considers it necessary to do so for the purpose of obtaining evidence or protecting evidence from destruction.	10 11 12
	(2)	If an authorised inspector takes possession of any record under this clause, the record may be retained by the inspector until the completion of any proceedings (including proceedings on appeal) in which the record may be evidence.	1; 14 1; 10
	(3)	The person from whom the record was taken must be provided, within a reasonable time after the record is taken, with a copy of the record certified by an authorised inspector as a true copy.	17 18 19
	(4)	A copy of a record provided under this clause is, as evidence, of equal validity to the record of which it is certified to be a copy.	20 2
Divi	sion	2 Audit of licensee's records	22
14	Req	uirement for audit	23
	(1)	A person who is a licensee, a former licensee or the personal representative of a deceased licensee must, within 3 months after the end of the audit period applicable to the person:	24 25 20
		(a) cause the records and documents relating to any money held during that period in a trust account kept by the person in accordance with this Act to be audited by a person qualified to act as an auditor for the purposes of this Division, and	2° 28 29 30
		(b) lodge the auditor's report on the audit with the Commissioner.	3
	(2)	The Commissioner may in a particular case or class of cases by order in writing extend the period of 3 months under subclause (1).	32
	(3)	The person must retain a copy of the auditor's report on the audit for a period of 3 years after the date on which the report was made.	34 38

	(4)	The auditor's report is to be in a form approved by the Commissioner and is to be signed by the auditor.	1 2
		Maximum penalty: 100 penalty units (in the case of a corporation) and 50 penalty units (in the case of an individual).	3 4
15	Aud	it period	5
	(1)	The audit period applicable to a person is the year ending on 30 June or such other period as the Commissioner may fix in respect of the person under this clause.	6 7 8
	(2)	The Commissioner may by order in writing served on a person fix some other period as the audit period applicable to the person.	9 10
	(3)	Such an order may be made on the application of the person or on the Commissioner's own initiative.	11 12
	(4)	Such an order may be made with such limitations as to time or circumstances, and subject to such conditions, as the Commissioner considers appropriate.	13 14 15
16	Stat	utory declaration required when no trust money held or received	16
		A licensee who in the course of the audit period applicable to the licensee neither received nor held any money for or on behalf of any other person must, within the period of 3 months after that day, make and lodge with the Commissioner a statutory declaration to that effect.	17 18 19 20 21
		Maximum penalty: 100 penalty units.	22
17	Aud	it obligations of partners	23
		If the provisions of this Division are complied with by any one of the licensees in a partnership of licensees in relation to the audit of the records and documents of the partnership, each of those partners is taken to have complied with those provisions.	24 25 26 27
18	Qua	lifications of auditors	28
	(1)	A person is qualified to act as an auditor for the purposes of this Division if the person:	29 30
		(a) is a registered company auditor within the meaning of the <i>Corporations Act 2001</i> of the Commonwealth, or	31 32

auditor appointed to carry out for the purposes of this Division any

subsequent audit of the records or documents of that person.

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(3)

(2)

Division 3			Freezing of accounts	1
20	Defi	nition	s	2
		In th	is Division:	3
		acco	unt means:	4
		(a)	a trust account in a licensee's name with a financial institution, or	5 6
		(b)	an account in a licensee's name or in which a licensee has an interest with a financial institution, or	7 8
		(c)	another account to which trust money is deposited.	9
			ncial institution includes an authorised deposit-taking tution.	10 11
			er of an account means the licensee or other person authorised perate on the account.	12 13
			asee includes a former licensee and the personal representative deceased licensee.	14 15
		by a	t money means money received for or on behalf of any person licensee (whether or not the money is deposited in a trust unt required to be kept by a licensee).	16 17 18
21	Con	nmissi	ioner may freeze licensee's accounts in particular cases	19
	(1)	Com	rection under this Division may be given when it appears to the imissioner that any of the following persons has, or may have, en, misappropriated or misapplied trust money:	20 21 22
		(a)	a licensee,	23
		(b)	the person in charge of a licensee's business,	24
		(c)	an employee of a licensee.	25
	(2)	The	Commissioner may by direction in writing direct that:	26
		(a)	all or part of the amount to the credit of a specified account be paid to the Commissioner, or	27 28
		(b)	an amount must not be drawn from a specified account other than with the Commissioner's written approval, or	29 30
		(c)	a specified account may be operated only under specified conditions.	31 32

	(3)	The direction must be given to each holder of the account and the financial institution at which the account is kept, and must identify the account to which it relates.	1 2 3
	(4)	Any amount paid to the Commissioner pursuant to such a direction must be paid into the Consolidated Fund.	4 5
22	Fina	ncial institution must comply with direction	6
	(1)	A financial institution to which a direction under this Division is given (whether or not the direction has been given to anyone else) must not, while the direction is in force:	7 8 9
		(a) pay a cheque or other instrument drawn on the account concerned unless the cheque or instrument is also signed by the Commissioner or a person authorised by the Commissioner for the purposes of this clause, or	10 11 12 13
		(b) give effect to another transaction on the account that is not authorised because of the direction.	14 15
		Maximum penalty: 500 penalty units.	16
	(2)	The signature of the Commissioner or authorised person on a cheque or other instrument is sufficient evidence of the Commissioner's approval to draw an amount from the account to honour the cheque or other instrument.	17 18 19 20
	(3)	A manager or principal officer in charge of an office or branch of the financial institution where an account is kept, or another officer of the financial institution, must not knowingly permit a contravention of this clause by the financial institution.	21 22 23 24
		Maximum penalty: 100 penalty units or imprisonment for 12 months, or both.	25 26
	(4)	A person to whom a direction is given does not incur a civil liability to another person by reason only of complying with the direction.	27 28
23	Acc	ount not to be operated unless Commissioner allows	29
		After a direction under this Division has been given to the holder of an account, the holder must not (while the direction remains in force) sign a cheque or other instrument drawn on the account	30 31 32

		unless the cheque or other instrument has first been signed by the Commissioner or a person authorised by the Commissioner to sign the cheque or instrument.	:
		Maximum penalty: 100 penalty units or imprisonment for 12 months, or both.	
24	Com	nmissioner may operate account	(
	(1)	The Commissioner or a person authorised in writing by the Commissioner (an <i>authorised person</i> ) may operate on an account that is the subject of a direction under this Division if the holder of the account refuses to operate the account.	- - - - - - - -
	(2)	A statutory declaration made by the Commissioner or authorised person to the effect that the account holder is refusing to operate on the account is sufficient evidence to the licensee's financial institution of that fact.	1: 1: 1: 1:
25	With	ndrawal of direction	19
	(1)	A direction remains in force until it is withdrawn.	10
	(2)	The Commissioner may withdraw a direction under this Division at any time.	17 18
	(3)	When a direction is withdrawn, the Commissioner is to give all persons who were given the direction a notice that the direction has been withdrawn. Failure to give notice does not affect the withdrawal of the direction.	19 20 21 22
Par	t 3	Receivership	23
26	Defi	initions	24
		In this Part:	2
		associate, in relation to a licensee, has the meaning given to it by clause 27.	20
		failure to account has the meaning given to it by clause 28.	28
		licensee includes:	29
		(a) a firm of licensees, and	30
		(b) a former licensee, and	3
		(c) in relation to anything done or omitted by a licensee—a deceased licensee and a deceased former licensee, and	32 33

		(d)	except in relation to anything done or omitted by a licensee—the personal representative of a deceased licensee or a deceased former licensee.	1 2 3
		prop	perty, in relation to a licensee, means:	4
		(a)	money or other property received by the licensee on behalf of another person in the conduct of the licensee's business, or	5 6
		(b)	interest, dividends, income, profits or other property derived from or acquired with money or other property referred to in paragraph (a), or	7 8 9
		(c)	documents and records of any description relating to anything referred to in paragraph (a) or (b) or to the licensee's business, or	10 11 12
		(d)	any means by which any records referred to in paragraph (c) that are not written may be reproduced in writing,	13 14
			in relation to a licensee whose business is under management, ades any property of the business.	15 16
		a lic inclu trans	ivable property means property of a licensee or an associate of ensee that is the subject of an order appointing a receiver, and ades property that, but for its having being taken, paid or sferred unlawfully or in breach of trust, would be receivable perty.	17 18 19 20 21
			<i>iver</i> means a receiver appointed by the Supreme Court under Part.	22 23
			want associate means a licensee's associate of whose property a iver has been appointed under this Part.	24 25
			want licensee means a licensee of whose property a receiver has appointed.	26 27
27	Ass	ociate	es of a licensee	28
	(1)	In th	ais Part, a reference to a licensee's associate is a reference to:	29
		(a)	a partner of the licensee, or	30
		(b)	an employee or agent of the licensee, or	31
		(c)	a corporation, or a member of a corporation, partnership, syndicate or joint venture, in which the licensee or a person referred to in paragraph (a), (b) or (d) has a beneficial interest, or	32 33 34 35

		(d)	a person who bears a prescribed relationship to the licensee or to a person referred to in paragraphs (a)–(c), or	1 2
		(e)	a corporation that (if a person referred to in paragraphs (b)–(d) is a corporation) is a subsidiary of the person within the meaning of the <i>Corporations Act 2001</i> of the Commonwealth, or	3 4 5 6
		(f)	a person declared by the regulations to be an associate of the licensee or belonging to a class of persons so declared.	7 8
	(2)		he purposes of subclause (1) (d), a person bears a prescribed onship to a licensee or other person if the relationship is that of:	9 10
		(a)	a spouse, or	11
		(b)	a de facto partner who is living or has lived with him or her as his or her wife or husband on a bona fide domestic basis although not married to him or her, or	12 13 14
		(c)	a child, grandchild, sibling, parent or grandparent, whether derived through paragraph (a) or (b) or otherwise, or	15 16
		(d)	a kind prescribed by the regulations for the purposes of this clause.	17 18
28	Failu	re to	account	19
	(1)		is Part, <i>failure to account</i> means a failure by a licensee to unt for, pay or deliver money or other valuable property:	20 21
		(a)	that has been received by or entrusted to the licensee, or an associate of the licensee, in the course of the carrying on of the licensee's business, and	22 23 24
		(b)	that is, in the case of money or other valuable property received by or entrusted to an associate of the licensee, under the direct or indirect control of the licensee,	25 26 27
		being assoc	g a failure that arises from an act or omission of the licensee or ciate.	28 29
	(2)	to molicenthat	reference in the definition of <i>failure to account</i> in subclause (1) oney or other valuable property received by or entrusted to a see includes a reference to money or other valuable property is received by or entrusted to the licensee as trustee, agent, e or stakeholder, or in any other capacity.	30 31 32 33 34

29	Sup	reme Court may appoint receiver	1
	(1)	The Supreme Court may, on the application of the Commissioner, appoint a receiver of all or any of the property of a licensee and may make the appointment whether or not the licensee has been notified of the application or is a party to the proceedings.	2 3 4 5
	(2)	Such an application may be made by the Commissioner only if:	6
		(a) the licensee has made a request to the Commissioner for the appointment of a receiver, or	7 8
		(b) the licensee's licence has been suspended or cancelled, or	9
		(c) the Commissioner is of the opinion that there has been, or that there may have been, a failure to account by the licensee, or	10 11
		(d) the Commissioner is of the opinion that a person is unable to obtain payment or delivery of property held by the licensee because the licensee:	12 13 14
		(i) is mentally or physically infirm, or	15
		(ii) is bankrupt, has applied to take the benefit of any law for the relief of bankrupt or insolvent debtors, has compounded with his or her creditors or has made an assignment of his or her remuneration for their benefit, or	16 17 18 19 20
		(iii) is an inmate within the meaning of the <i>Crimes</i> (Administration of Sentences) Act 1999, or	21 22
		(iv) has died, or	23
		(v) has abandoned his or her business,	24
		and the Commissioner is of the opinion that it is necessary for the application to be made in order to protect the interests of other persons.	25 26 27
	(3)	The Commissioner may publicly notify the appointment of a receiver of all or any property of a licensee.	28 29
	(4)	The Supreme Court is not to require the Commissioner or any other person, as a condition of granting an application under this clause, to give any undertaking as to damages or costs.	30 31 32
30	Rec	eivership may extend to property of licensee's associate	33
		If, on the application of a receiver, the Supreme Court is satisfied that all or any of the property of a licensee's associate should be declared to be receivable property, the Court may appoint the receiver to be the receiver of all or any of that property.	34 35 36 37

31	Orde	er to k	pe served	
	(1)	On to	the appointment of a receiver, the Commissioner is to cause a y of the order of appointment to be served on:	2
		(a)	the relevant licensee or relevant associate, and	4
		(b)	any other person on whom the Supreme Court directs a copy of the order to be served.	
	(2)		Supreme Court may give directions as to the manner of service may dispense with service if it thinks fit.	<del>-</del> - 8
32	Rec	eiver :	may take possession of property	Ş
	(1)		eceiver may take possession of receivable property of the vant licensee or relevant associate.	10 1
	(2)	mus	erson in possession, or having control, of receivable property t permit the receiver to take possession of the property if ired by the receiver to do so.	12 13 14
	(3)	Cou	person fails to comply with such a requirement, the Supreme rt may, on the application of the receiver, order the person to ver the property to the receiver.	15 16 17
	(4)		on the application of a receiver, the Supreme Court is satisfied such an order has not been complied with, the Court:	18 19
		(a)	may order the seizure of any receivable property located on premises specified in the order, and	20 21
		(b)	may make such further order in the matter as it thinks fit.	22
	(5)	An o	order under subclause (4) (a) authorises:	23
		(a)	any police officer, or	24
		(b)	the receiver, or a person authorised by the receiver, together with any police officer, to enter the premises specified in the order and to search for, seize and remove any property that appears to be receivable property.	28 20 27 28
	(6)	An a	application by a receiver under subclause (3) may be made:	29
	. ,	(a)	in the case of property in the possession, or under the control, of the relevant licensee or relevant associate—in the name of the receiver, or	30 32
		(b)	in any other case—in the name of the relevant licensee or relevant associate.	33 34

A receiver must, as soon as possible, return property seized under this clause if it transpires that it is not receivable property.

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33	Infori	mation	aho	ut receivable property	3
	(1)	A per proper receiv	rson wrty th	who has information relating to receivable property, or nat a receiver believes on reasonable grounds to be property, must give the information to the receiver if the receiver to do so.	4 5 6 7
		Maxin	num	penalty: 100 penalty units.	8
	(2)	with	such	who has any such information may not refuse to comply a requirement merely because the information was confidence from a client or former client of the licensee.	9 10 11
	(3)		y beca	who complies with a requirement under this clause is not, ause of that compliance, subject to any liability, claim or	12 13 14
	(4)			n given to a receiver under this clause is not admissible e in any legal proceedings, other than:	15 16
		` '		eedings taken by a receiver for the recovery of receivable erty, or	17 18
		(b)	proce	eedings taken under this Part, or	19
			proce licen	eedings taken under Part 1 of this Schedule against a see:	20 21
			(i)	if the information was given to the receiver otherwise than by the licensee, or	22 23
			(ii)	if the information was given to the receiver by the licensee and is given in evidence in those proceedings with the licensee's consent.	24 25 26
34	Stop	order	on a	ccount	27
	(1)	an acreceiv (in thi	ccoun able j s clau ccoun	who believes on reasonable grounds that money held in at with an authorised deposit-taking institution is property may serve on the institution concerned an order use referred to as a <i>stop order</i> ) prohibiting operations on at by any person other than the receiver or a person by the receiver.	28 29 30 31 32 33
	(2)	accou	ntant	der may be served by leaving it with the manager, or other person appearing to be in charge at the branch orised deposit-taking institution at which the account is	34 35 36

(7)

			, but has no effect unless there is annexed to it a copy of the rappointing the receiver.	1 2
	(3)	An a	authorised deposit-taking institution served with a stop order:	3
		(a)	must permit the receiver, or a person authorised by the receiver, to operate on the account to which the order relates, and	4 5 6
		(b)	must not permit any withdrawal from the account otherwise than by, or by the authority of, the receiver.	7 8
	(4)	orde insti	ceiver may transfer money from an account the subject of a stop r to another account with the authorised deposit-taking tution in the name of the receiver to be dealt with as receivable erty.	9 10 11 12
	(5)		authorised deposit-taking institution has the same obligations protections:	13 14
		(a)	in relation to an account the subject of a stop order, and	15
		(b)	in relation to an account to which money in such an account is transferred,	16 17
		as if	the receiver were the relevant licensee or relevant associate.	18
35	Impi	roper	dealing with property	19
		A pe	erson must not, with intent to defeat the purposes of this Part:	20
		(a)	operate on an account at an authorised deposit-taking institution, or	21 22
		(b)	destroy or conceal receivable property or property that is likely to become receivable property, or	23 24
		(c)	destroy or conceal any document that identifies or indicates the location of receivable property or property that is likely to become receivable property, or	25 26 27
		(d)	move receivable property, or property that is likely to become receivable property, from one place to another, or	28 29
		(e)	deliver possession of receivable property, or property that is likely to become receivable property, to another person, or	30 31
		(f)	deliver control of receivable property, or property that is likely to become receivable property, to another person.	32 33
		Max	imum penalty: 100 penalty units.	34

## 36 Recovery of compensation for disposal of receivable property

- (1) If receivable property has at any time been taken by, or paid or transferred to, a person unlawfully or in breach of trust in circumstances in which:
  - (a) the person knew or believed at the time that the taking, payment or transfer was unlawful or in breach of trust, or
  - (b) there was no consideration for the taking, payment or transfer, or
  - (c) there was inadequate consideration for the taking, payment or transfer, or
  - (d) the person became indebted or otherwise liable to the relevant licensee or relevant associate, or to a client of the licensee, as a result of the taking, payment or transfer,

the receiver may recover from the person, as a debt, the amount taken, paid or transferred, the amount of the inadequacy, the amount of the debt or the value of the property taken or transferred, as appropriate.

- (2) A person from whom an amount is recovered under subclause (1) is not liable to any other person in respect of the amount.
- (3) If receivable property has at any time been paid or transferred unlawfully or in breach of trust to, or for the benefit of, a person in respect of a cause of action the person claims to have against another person, the receiver:
  - (a) may recover from the person as a debt the amount of the payment or the value of the property, or
  - (b) to the extent to which the full amount or value is not recovered from the person under paragraph (a)—may take such proceedings in relation to the claimed cause of action as the person could have taken.
- (4) If a receiver takes proceedings under subclause (3) (b) in relation to a cause of action claimed by a person, the receiver may not later take proceedings under subclause (3) (a) to recover property paid or transferred to the person in respect of the same cause of action.
- (5) If receivable property is used unlawfully or in breach of trust to discharge a debt or liability of a person, the receiver may recover from the person as a debt the amount that was required for the discharge of the debt or liability, reduced by the value of any consideration provided by the person for the discharge.

Page 42

(6)	of the	ery proceedings under this clause may be taken in the name receiver or in the name of any other person who, had the er not been appointed, would have been entitled to take the dings.	1 2 3 4
Rec	eiver ma	ay give certificate	5
(1)		iver, or a person authorised by the Commissioner, may give ficate as to any one or more of the following:	6 7
	t	the receipt of property by a licensee or a licensee's associate, the nature and value of the property received, the date of its receipt by the licensee or associate and the identity of the person from whom it was received,	8 9 10 11
	I	the taking or transfer of property, the nature and value of the property, the date of its taking or transfer and the identity of the person by whom it was taken or to whom it was ransferred,	12 13 14 15
	t	the payment of money, the amount of money paid, the date of the payment and the identity of the person who received the payment,	16 17 18
	` /	the entries made in the records of a licensee or a licensee's associate and the truth or falsity of the entries,	19 20
	(e) t	he use of property unlawfully or in breach of trust.	21
(2)	taken l	ificate under this clause is admissible in any proceedings by a receiver under this Part and is evidence of the matters ed in the certificate.	22 23 24
Rec	eiver tak	cen to be beneficially entitled to property	25
(1)	Proceedings taken under this Part in the name of a receiver in relation to any property may be so taken as if the receiver were beneficially entitled to the property.		
(2)	person may ta were b	ivable property has been taken by, or paid or transferred to, a or otherwise used unlawfully or in breach of trust, a receiver ke proceedings in the name of the receiver as if the receiver beneficially entitled to the property at the time the property taken, paid, transferred or used.	29 30 31 32 33

39	Rec	eiver	may deal with property	1
	(1)	whic	eceiver may deal with receivable property in any manner in ch the relevant licensee or relevant associate could, had the iver not been appointed, have dealt with it.	2 3 4
	(2)	prop	eceiver must, as soon as possible after receiving receivable perty, vest the property in the person on whose behalf it was held he relevant licensee or relevant associate.	5 6 7
40	Oth	er pov	wers of receiver	8
	(1)	A re	eceiver may:	9
		(a)	prove, grant, claim or draw a dividend in respect of a debt that is receivable property, and	10 11
		(b)	take proceedings to recover damages for a tort committed in relation to receivable property, and	12 13
		(c)	give a receipt for money that is receivable property, and	14
		(d)	employ a person to advise or act in relation to receivable property, in the name of the receiver or in the name of the relevant licensee or relevant associate.	15 16 17
	(2)	pers	eceipt given to a person under subclause (1) (c) discharges the on from any responsibility to see to the application of the money which the receipt was given.	18 19 20
	(3)		eceiver is not, in the exercise of his or her functions as a receiver, ersonal representative of a deceased licensee.	21 22
41	Noti	ce to	claim receivable property	23
	(1)	A re	eceiver may give notice to:	24
		(a)	the relevant licensee or relevant associate, or	25
		(b)	any other person,	26
		rece	any claim the licensee, associate or other person has to evable property must be submitted to the receiver within one of the after the giving of the notice or within such longer period as atted in the notice.	27 28 29 30
	(2)	A cl	aim submitted in response to such a notice must state:	31
		(a)	full particulars of the property, and	32
		(b)	the grounds of the claim.	33

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(3)	A receiver may disregard a claim made by a licensee, a licensee's associate or any other person who has been given a notice under this clause if the claim is not made in accordance with the notice.			
(4)	The relevant licensee or relevant associate is not entitled:	4		
	(a) to enforce a claim to receivable property, or	5		
	(b) except against a client—to the benefit of a lien against a	6		
	document that is receivable property, unless all other	7		
	enforceable claims against the property have been satisfied and the expenses of the receivership paid.	8 9		
Lien	on receivable property	10		
(1)	If a licensee claims a lien on receivable property for an amount in	11		
	respect of remuneration, the receiver may serve on the licensee a	12 13		
	written notice requiring the licensee to provide to the receiver, within a specified period of not less than one month:	13		
	(a) particulars sufficient to identify the property, and	15		
	(b) a detailed itemised account relating to the amount in respect	16		
	of which each lien is claimed.	17		
(2)	If the licensee requests the receiver in writing to allow access to	18		
	such records as may be reasonably necessary to enable the	19		
	preparation of the itemised account, the time allowed for providing the itemised account does not begin to run until access to those	20 21		
	records is provided.	22		
(3)	If a requirement of a notice under this clause is not complied with,	23		
	the receiver may disregard the claim in dealing with the property	24		
	claimed to be subject to a lien.	25		
(4)	In this clause:	26		
	remuneration means remuneration by way of commission, fee, gain	27		
	or reward for services performed by a licensee in his or her capacity	28 29		
	as a licensee and includes any sum as reimbursement for expenses or charges incurred in connection with services performed by a	30		
	licensee in his or her capacity as a licensee.	31		
Exar	nination by receiver	32		
(1)	The Supreme Court may, on the application of a receiver, make such	33		
	order as it thinks fit for the examination by the receiver of a licensee	34		
	or other person in relation to receivable property.	35		

	(2)	On a	n examination under this clause:	1
		(a)	the licensee or other person may be represented by a solicitor or barrister, and	2
		(b)	the Supreme Court may put, or allow to be put, to the licensee or other person such questions as it thinks fit.	4 5
	(3)		licensee or other person may be examined on oath or mation.	6 7
	(4)	aske whic	licensee or other person is compellable to answer all questions d in the course of the examination, including any question to the an objection is made on the ground that the answer would to incriminate the licensee or other person.	8 9 10 11
	(5)	such	inswer given by a licensee or other person to a question to which an objection is made is not admissible in any criminal eedings other than proceedings relating to the falsity of the ver.	12 13 14 15
44	Prop	erty r	not dealt with by receiver	16
	(1)	dealt	ceivable property under the control of the receiver has not been t with in accordance with this Part, the receiver must cause be of that fact to be given to the Commissioner and:	17 18 19
		(a)	if the Commissioner so requires within one month after the notice is given—must transfer and deliver the property to the Commissioner, or	20 21 22
		(b)	if no such requirement is made—must transfer and deliver the property to the relevant licensee or relevant associate.	23 24
	(2)		roperty other than money is transferred or delivered to the unissioner under this clause, the Commissioner:	25 26
		(a)	must deal with it as the Supreme Court directs, and	27
		(b)	if the property is sold—must treat the proceeds as money paid to the Commissioner under this clause.	28 29
	(3)	The unde	Commissioner must apply money paid to the Commissioner or this clause:	30 31
		(a)	firstly—towards the satisfaction of wholly or partly unsatisfied claims against the relevant licensee, and	32 33
		(b)	secondly—in payment of the expenses of the receivership.	34

	(4)	surp	money paid to the Commissioner under this clause that is lus to the requirements of this clause must be paid to the vant licensee or relevant associate.	1 2 3
45	Inve	stmer	nt of money by receiver	4
	(1)		ceiver may invest receivable property in any manner in which ees are authorised by the <i>Trustee Act 1925</i> to invest trust funds.	5 6
	(2)		me received from an investment under this clause, and any it made on the sale of such an investment, is receivable erty.	7 8 9
46	Sup	reme	Court may review expenses of receivership	10
	(1)	satis Supr	n the application of the relevant licensee, the Supreme Court is fied that the expenses of the receivership are excessive, the reme Court may order the taking of accounts between the missioner and the receiver.	11 12 13 14
	(2)	Afte	r the taking of accounts, the Supreme Court:	15
		(a)	may relieve the relevant licensee from payment of any amount in excess of that determined by the Supreme Court to be fairly payable, or	16 17 18
		(b)	if the receiver has been paid, or allowed on account, an amount that includes such an excess—may order the receiver to repay the excess.	19 20 21
47	Rec	eivabl	e property not to be attached	22
		is no	receivable property of a relevant licensee or relevant associate at liable to be taken in execution of any judgment, order or other ess of any court or tribunal.	23 24 25
48	Арр	licatio	ons for directions by receiver, licensee etc	26
	(1)	prop appl	ceiver, a licensee or a licensee's associate who holds receivable erty, or a person who claims receivable property so held, may y to the Supreme Court for directions as to the performance of eceiver's functions.	27 28 29 30
	(2)		an application under this clause, the Supreme Court may give directions as it thinks fit.	31 32

49	Sup	reme Court may give general directions to receiver	1			
	(1)	The Supreme Court:	2			
		(a) may authorise a receiver to do such things in the exercise of	3			
		the receiver's functions as the Supreme Court considers	4 5			
		<ul><li>appropriate, and</li><li>may give directions for the exercise of any such authority.</li></ul>	6			
	(2)		7			
	(2)	A receiver must exercise any authority so conferred in accordance with any direction so given.	8			
50	Rec	eiver to report to Supreme Court and Commissioner	9			
	(1)	A receiver must, at such times and in respect of such periods as the	10			
		Supreme Court directs, submit reports on the receivership to the	11 12			
		Supreme Court and the Commissioner.				
	(2)	A report is to deal with such matters as the Supreme Court directs and with such other matters as the receiver considers appropriate to	13 14			
		include in the report.	15			
	(3)	On the conclusion of a receivership, the receiver must lodge with the	16			
	` ′	Supreme Court all of the receiver's records that relate to the	17			
		receivership.	18			
	(4)	Unless the Supreme Court orders their destruction, records lodged under this clause are to remain in the custody of the Court.				
51	Terr	nination of appointment of receiver	21			
	(1)	The Supreme Court:	22			
		(a) may terminate the appointment of a receiver, and	23			
		(b) may, if it thinks fit, appoint a new receiver either immediately or at any time within the next 14 days.	24 25			
	(2)	The former receiver must transfer or deliver the receivable property:	26			
		(a) if a new receiver is appointed—to the new receiver in accordance with any directions given by the Supreme Court, or	27 28 29			
		(b) if a new receiver is not appointed and if the relevant licensee or relevant associate so requires by notice in writing served on the receiver—to the licensee or associate.	30 31 32			
		Maximum penalty: 50 penalty units.	33			

	(3)	The receivable property must, in accordance with any directions given by the Supreme Court, be transferred or delivered as soon as possible after the former receiver's appointment is terminated.	1 2 3
	(4)	A former receiver is not required to comply with the requirements of this clause unless:	4 5
		(a) the expenses of the receivership have been paid to the Commissioner, or	6 7
		(b) the Commissioner otherwise directs in relation to those expenses.	8 9
	(5)	Subject to any direction given by the Supreme Court, a former receiver may transfer or deliver receivable property to the relevant licensee or relevant associate without having been given a notice under subclause (2) (b).	10 11 12 13
52	Obs	truction of receivers	14
		A person must not hinder, obstruct or delay a receiver in the exercise of his or her functions under this Part.	15 16
		Maximum penalty: 100 penalty units.	17

Sch	edule 3	Amendment of Acts (Section 41)	1 2
3.1	Commer	cial Agents and Private Inquiry Agents Act 2004	3
[1]	Section 3	4 Search warrants	4
	Omit "auth	norised justice" wherever occurring in section 34 (1) and (2).	5
	Insert inste	ad "authorised officer".	6
[2]	Section 3	4 (3) and (4)	7
	Omit the si	ubsections. Insert instead:	8
	(3)	Division 4 of Part 5 of the <i>Law Enforcement (Powers and Responsibilities) Act 2002</i> applies to a search warrant issued under this section.	9 10 11
	(4)	In this section, <i>authorised officer</i> has the same meaning as in the <i>Law Enforcement (Powers and Responsibilities) Act</i> 2002.	12 13 14
3.2	Fines Ac	t 1996 No 99	15
	Schedule issued	1 Statutory provisions under which penalty notices	16 17
	Insert in al	phabetical order of Acts:	18
		Commercial Agents and Private Inquiry Agents Act 2004, section 28	19 20
3.3	Law Enfo No 103	orcement (Powers and Responsibilities) Act 2002	21 22
	Schedule	2 Search warrants under other Acts	23
	Insert in al	phabetical order of Acts and statutory instruments:	24
		Commercial Agents and Private Inquiry Agents Act 2004, section 34	25 26

3.4	Licensing and Registration (Uniform Procedures) Act 2002 No 28	1
	Schedule 1 Licences to which Part 2 of Act applies	3
	Insert in alphabetical order of Acts:	4
	Commercial Agents and Private Inquiry Agents Act 2004	
	section 6 (1) (a), master licence for process serving	5
	section 6 (1) (b), master licence for debt collection	6
	section 6 (1) (c), master licence for repossession of goods	7
	section 6 (1) (d), master licence for surveillance of persons	8
	section 6 (1) (e), master licence for investigation of persons	9
	section 12 (1) (a), operator licence for process serving	10
	section 12 (1) (b), operator licence for debt collection	11
	section 12 (1) (c), operator licence for repossession of goods	12
	section 12 (1) (d), operator licence for surveillance of persons	13
	section 12 (1) (e), operator licence for investigation of persons	14
3.5	Regulatory Reduction Act 1996 No 107	15
	Schedule 1 Amendment of Acts	16
	Omit Schedule 1.2.	17
3.6	Search Warrants Act 1985 No 37	18
	Section 10 Definitions	19
	Insert in alphabetical order of Acts in the list of provisions in the definition of <i>search warrant</i> :	20 21
	section 34 of the Commercial Agents and Private Inquiry Agents Act 2004,	22 23

Scl	Schedule 4 Savings, transitional and other provisions (Section 42)					
Par	rt 1	General	3			
1	Reg	ulations	4			
	(1)	The regulations may contain provisions of a savings or transitional nature consequent on the enactment of the following Acts:	5 6			
		this Act	7			
	(2)	Any such provision may, if the regulations so provide, take effect from the date of assent to the Act concerned or a later date.	8 9			
	(3)	To the extent to which any such provision takes effect from a date that is earlier than the date of its publication in the Gazette, the provision does not operate so as:	10 11 12			
		(a) to affect, in a manner prejudicial to any person (other than the State or an authority of the State), the rights of that person existing before the date of its publication, or	13 14 15			
		(b) to impose liabilities on any person (other than the State or an authority of the State) in respect of anything done or omitted to be done before the date of its publication.	16 17 18			
Part 2		Provisions consequent on enactment of this Act	19 20			
2	Defi	nitions	21			
		In this Part:	22			
		the 1963 Act means the Commercial Agents and Private Inquiry Agents Act 1963.	23 24			
3	Elec	etronic applications for licences	25			
	(1)	Despite Part 2 of the <i>Licensing and Registration</i> ( <i>Uniform Procedures</i> ) Act 2002 (as applied by sections 6 and 12 of this Act), an application referred to in section 12 of that Act may not be made by means of electronic communication.	26 27 28 29			
	(2)	Subclause (1) does not limit the effect of the <i>Electronic Transactions Act 2000</i> .	30 31			

	(3)	This clause ceases to have effect on a day to be appointed by proclamation.	1 2		
4	Lice	nces under 1963 Act	3		
	(1)	A commercial agent's licence under the 1963 Act, including a licence arising under clause 5 (1), is taken to be a master licence for process serving, debt collection and repossession of goods.	4 5 6		
	(2)	A private inquiry agent's licence under the 1963 Act, including a licence arising under clause 5 (1), is taken to be a master licence for surveillance of persons and investigation of persons.	7 8 9		
	(3)	A subagent's licence under the 1963 Act that authorises its holder to act as subagent for a licensed commercial agent, including a licence arising under clause 5 (2), is taken to be an operator licence for process serving, debt collection and repossession of goods.	10 11 12 13		
	(4)	A subagent's licence under the 1963 Act that authorises its holder to act as subagent for a licensed private inquiry agent, including a licence arising under clause 5 (2), is taken to be an operator licence for surveillance of persons and investigation of persons.	14 15 16 17		
5	Applications under 1963 Act				
	(1)	An application for a commercial agent's licence or private inquiry agent's licence under the 1963 Act that had been made, but not determined, before the commencement of Division 1 of Part 2 of this Act is to be dealt with under the 1963 Act as if this Act had not been enacted.	19 20 21 22 23		
	(2)	An application for a subagent's licence under the 1963 Act that had been made, but not determined, before the commencement of Division 2 of Part 2 of this Act is to be dealt with under the 1963 Act as if this Act had not been enacted.	24 25 26 27		
6	Action under section 11 or 12 of 1963 Act				
	(1)	Action under section 11 or 12 of the 1963 Act that had been commenced but not completed before the commencement of Division 1 or 2 of Part 2 of this Act, as the case may be, may be completed under the 1963 Act as if this Act had not been enacted.	29 30 31 32		
	(2)	Cancellation of a licence under the 1963 Act, as referred to in subclause (1), is taken to be cancellation of the corresponding licence under this Act.	33 34 35		

7	Appeals under section 14 of 1963 Act				
	(1)	An appeal that had been made but not determined under section 14 of the 1963 Act may be heard and determined as if this Act had not been enacted.	2		
	(2)	A decision by the District Court in respect of such an appeal has the same effect as if it had been a decision by the Administrative Decisions Tribunal for the purposes of this Act.	( -		
8	Reg	ister	8		
		The Register referred to in section 15 of the 1963 Act is taken to be the Register of Licensees under this Act.	10		
9	Continued application of Part 3 of 1963 Act				
	(1)	Despite the repeal of Part 3 of the 1963 Act, compliance by the holder of a master licence for debt collection with the requirements of that Part is taken to be compliance with the requirements of Parts 1 and 2 of Schedule 2 to this Act.	12 13 14 18		
	(2)	This clause ceases to have effect on the expiry of 12 months from the commencement of section 18 of this Act.	16 17		
10	Continued application of Schedule 1 to 1963 Act				
		Schedule 1 to the 1963 Act continues to apply to and in respect of any action commenced under that Schedule before the commencement of section 18 of this Act.	19 20 21		
11	Fidelity bonds				
	(1)	Any fidelity bond that had been lodged with a court pursuant to section 35 of the 1963 Act is taken to have been terminated by the person by whom it was given.	23 24 25		
	(2)	If such a bond is supported by security of the kind referred to in section 35 (2) (b) of the 1963 Act, the security is to be returned to the commercial agent by whom it was given.	26 27 28		

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12	Certificates under 1963 Act			
	A certificate under section 42 of the 1963 Act is taken to be a certificate under section 22 of this Act.	2		